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| 09/088,737 | 06/02/1998 | RYUZO KOANA | 862.2339 | 2096 |

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EXAMINER

POON, KING Y

| ART UNIT | PAPER NUMBER |
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2624

DATE MAILED: 01/02/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/088,737

Applicant(s)

KOANA, RYUZO

Examiner

King Y. Poon

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 07 October 2002.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 36-47 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 36-47 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on _____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____
- 4) ☐ Interview Summary (PTO-413) Paper No(s). _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other:

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claims 36-47 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Regarding claim 36: The limitations of “limiting means for limiting selection conditions, which are associated with printing and capable of being designated by an operator, within a range such that at least one of the plurality of image output apparatuses satisfies a selection condition to be designated by the operator” and “constructing means for constructing within the data processing apparatus, a plurality of logical interfaces, for transmitting the print data directly to one of the plurality of image output apparatuses” are subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Regarding claim 37: The limitations of “generating means for generating a plurality of lists in a case where a plurality of selection conditions are designated by the operator, the plurality

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of lists respectively corresponding to the plurality of designated selection conditions and each of the lists including one or more image output apparatuses satisfying the corresponding selection condition” is subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Regarding claim 38: The limitations of “generating means for generating a plurality of lists in a case where a plurality of selection conditions are designated by the operator, the plurality of lists respectively corresponding to the plurality of designated selection conditions and each of the lists including one or more image output apparatuses satisfying the corresponding selection condition” is subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Regarding claims 38-39: Claims 38-39 are rejected under 35 U.S.C. 112, first paragraph because claims 38-39 depends on rejected claim 36.

Regarding claims 40, 44: The limitations of “limiting selection conditions, which are associated with printing and capable of being designated by an operator, within a range such that at least one of the plurality of image output apparatuses satisfies a selection condition to be designated by the operator” and “constructing, within the data processing apparatus, a plurality of logical interfaces, for transmitting the print data directly to one of the plurality of image output apparatuses” are subject matter which was not described in the specification in such a way as to

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reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Regarding claims 41, 45: The limitations of “generating a plurality of lists in a case where a plurality of selection conditions are designated by the operator, the plurality of lists respectively corresponding to the plurality of designated selection conditions and each of the lists including one or more image output apparatuses satisfying the corresponding selection condition” are subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Regarding claims 42-43, and 46-47: Claims 42-43, and 46-47 are rejected under 35 U.S.C. 112, first paragraph because claims 42-43, and 46-47 depend on rejected claims 40, and 44.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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4. Claims 36 are rejected under 35 U.S.C. 102(b) as being anticipated by Lobiondo (US 5,287,194) and incorporated references Reed et al (US 5,130,806) and Filion et al (US 5,036,361).

Regarding claim 36: Lobiondo teaches a data processing apparatus (workstation, column 3, lines 30-35) having a printer driver (scheduler, column 3, lines 35-50) for generating print data (sending part of a print job to a printer, column 4, lines 60-61, the part of a print job being sent is print data generated by the scheduler) in accordance with a print request (request, column 3, lines 55-60) issued by an application program (the application that is controlling the display for inputting a print job, column 3, lines 30-50) and assigning the generated print data (column 4, lines 55-58) to one of a plurality of image output apparatuses, (10, fig. 1, column 3, lines 20) the data processing apparatus comprising: limiting means (the display shown in fig. 7, Reed) for limiting selection conditions, which are associated with printing and capable of being designated by an operator, within a range such that at least one of the plurality of image output apparatuses satisfies a selection condition to be designated by the operator; (column 3, lines 30-35) control means (the program that controls the display shown in fig. 7, Reed) for controlling a display device to display the selection conditions limited by said limiting means in a form such that the operator can designate a desired selection condition; and constructing means (the program that is controlling the communication of the workstation and the communication link 20, column 3, lines 15-25, column 3, lines 40-45) for constructing within the data processing apparatus, a plurality of logical interfaces, (communication link 20, column 3, lines 20-25) for transmitting the print data

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directly to one of the plurality of image output apparatuses, (10, fig. 1, column 3, lines 20) each of the plurality of logical interfaces respectively corresponding to the plurality of image output apparatuses, fig. 1) wherein the generated print data is assigned to one of the plurality of image output apparatuses that is selected based on a selection condition designated by the operator (column 3, lines 50-65) and information which is stored in advance (column 4, lines 63-68, column 4, lines 1-15) and which indicates print functions of the plurality of image output apparatuses.

Regarding claim 37: Lobiondo teaches generating means for generating a plurality of lists (the list of type of document, time the work is desired to be finished, column 3, lines 50-60) in a case where a plurality of selection conditions are designated by the operator, (user, column 3, line 56) the plurality of lists respectively corresponding to the plurality of designated selection conditions and each of the lists including one or more image output apparatuses satisfying the corresponding selection condition; (column 4, lines 50-57) and selecting means (the program that selects available printers for printing the print job, column 4, lines 50-57) for selecting an image output apparatus satisfying the plurality of designated selection conditions based on the plurality of lists generated by the generating means. (Column 4, lines 40-60)

Regarding claim 38: Lobiondo teaches message display means (fig. 7, Reed) for displaying a message asking the operator to designate a desired selection condition; acquiring means (the software that is responsible for capability and availability of each printer, column 3, lines 64-68) for acquiring job control data from each of the plurality of image output apparatuses in a case

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where a selection condition designated by the operator designates to select an image output apparatus which completes an assigned print job in a shortest time (fastest printer, column 4, lines 50-55); predicting means (determining whether a printer can complete a job on time, column 4, lines 55-56, Lobiondo, column 6, lines 45-50) for predicting, for each of the plurality of image output apparatuses, a time required to complete a print job assigned thereto; selecting means for selecting an image output apparatus which will complete an assigned print job in a shortest time based on the prediction result (column 4, lines 50-55) obtained by the predicting means; and window generating means (user interface, column 6, lines 45-50) for generating a window showing a list of print wait times (column 9, lines 5-15, Filion, abstract, Filion) with respect to each print job which has been assigned to the image output apparatus selected by the selecting means.

Regarding claim 39: Lobiondo teaches assigning means (the program that controls the allocation of print jobs, column 4, lines 55-60) for assigning a print job, including the print data, to one of the plurality of image output apparatuses based on the selection condition designated by the operator; (column 3, lines 50-69) converting means (modems, column 3, line 24-25) for converting (modulates) the print data to conform to the image output apparatus to which the print job is assigned by the assigning means; and transmitting means (the function part of the modem that send data onto a telephone line, column 3, lines 20-30) for transmitting the print data converted by said converting means (modem, column 3, line 24) to the image output apparatus (printer, column 3, line 25) through the logical interface (communication channels, column 3, line

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25-26) corresponding to the assigned image output apparatus constructed by the constructing means (the program that is controlling the communication of the workstation and the communication link 20, column 3, lines 15-25, column 3, lines 40-45).

Regarding claims 40-43: Claims 40-43 are claiming method steps for the operation of the apparatus discussed in claims 36-39. Please see discussion on claims 36-39.

Regarding claims 44-47: Lobiondo teaches the program discussed in claims 40-43 is stored in a workstation. (Column 3, lines 40-45). A workstation is inherently having a memory medium for storing program codes. Please also see discussion on claims 44-47.

Response to Arguments

5. Applicant's arguments with respect to claims 36-47 have been considered but are moot in view of the new ground(s) of rejection.

Action is Final, Necessitated by Amendment

6. Applicant's amendment necessitated the new ground of rejection presented in this office action. Therefore, THIS ACTION IS MADE FINAL. See MPEP 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

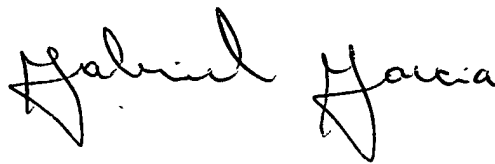
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MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTHS shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to King Y. Poon whose telephone number is (703) 305-0892

December 23, 2002

A handwritten signature in cursive script that reads "Gabriel Garcia". The signature is written in black ink and is positioned above the printed name and title.

**GABRIEL GARCIA
PRIMARY EXAMINER**